

Before the  
Federal Communications Commission  
Washington, D.C. 20554

MM Docket No. 92-6

In re Applications of

NORMANDY  
BROADCASTING CORP.

For Renewal of License of  
Station WYLR(FM) (95.9 Mhz)  
Glens Falls, New York

and

LAWRENCE N. BRANDT

For a Construction Permit for  
a new FM Station on 95.9 Mhz  
at Glens Falls, New York

To: Administrative Law Judge  
Richard L. Sippel

File No. BRH-910129UB

File No. BPH-910430MB

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OFFICE OF THE SECRETARY

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FCC MAIL BRANCH

ORIGINAL  
FILE

PETITION FOR EXTENSION OF TIME

1. Normandy Broadcasting Corporation by its President, petitions for an extension of time to change all Documentary Exhibits and Signed Frozen Sworn Written Testimony from the July 9, date called for in Order issued March 25, 1992, plus subsequent dates of July 21, (Notification) and August 4 (Admissions). We do, however, very much want to keep the September 1, date for the hearing, so as hopefully, to end this situation.

Due to situations far beyond our control there is simply inadequate time to prepare an adequate exchange, to wit:

- A. Christopher P. Lynch, responsible at this time for all case work, contracted a severe case of the flu and lost approximately 4 work days and one weekend of time in June.
- B. In complying with Order to produce logs, Issues/Program et al, Mr. Lynch had to dedicate 3½ days last week, virtually 100% to this task.
- C. Normandy has no less than 4 Requests and/or Responses to answer in this case, two of which were delivered this past week, all crying out for intelligent replies from Normandy.
- D. In attempting to negotiate to retain counsel, our intended attorney has taken a 3 week vacation, which has brought our quest to a standstill until the first week in July. We, obviously, need qualified assistance to prepare our documentary exhibits and signed written testimony.
- E. As this license challenge has effectively blocked Normandy's ability to obtain financing, in order to retain counsel, it is again respectfully pointed out that Lynch acts as General Manager, General Sales Manager, and as a strong salesperson for Normandy through this, the busiest part of the year. If Normandy is to get its day in court, Lynch cannot ignore the tremendous workload of Normandy's day-to-day operations.

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F. Until judgment is rendered, with regards to what "Exculpatory" evidence will be allowed in this case, it is virtually impossible to prepare exhibits or testimony for submission.

2. There is more than adequate time available after a 3 week postponement of the Exchange, to allow for an orderly, timely scheduling of Notification and an Admissions Session prior to the hearing date so that this request should not inconvenience any of the parties involved.
3. The requested extension plainly arises from extraordinary circumstances rather than routine events, clearly out of the control of your petitioner. This extension is urgently needed and we believe that even the most elementary considerations of fairness militate in favor of allowing Normandy the relief herein requested.

Respectfully submitted,

Normandy Broadcasting Corporation

By 

Christopher P. Lynch, President  
217 Dix Avenue  
Glens Falls, NY 12801  
(518) 793-4444

6/29/92

CERTIFICATE OF SERVICE

I, ROSE M. ANGELO, a secretary in the office of Normandy Broadcasting Corporation do hereby certify that a copy of the foregoing **PETITION FOR EXTENSION OF TIME** has been sent via First-Class Mail prepaid this 29th day of June, 1992 to the following:

Administrative Law Judge  
Richard L. Sippel  
Federal Communications Commission  
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Washington, D.C. 20554

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Secretary of the Federal Communications Commission  
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Rose M. Angelo